

Appl. No. 10/751,607  
Reply to Office action of Oct. 16, 2005

**REMARKS**

Reconsideration of this application is respectfully requested.

The Action rejected Claims 1-12 under 35 U.S.C. §112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which Applicant regards as the invention.

Claims 1 has been amended, reciting "An electrode on a substrate of a plasma display panel, comprising: a plurality of bus line conductors having a first width; and a plurality of pads of the electrode, each pad having at least one widest section having a maximum width that is wider than the first width, each pad having at least one wider section that is narrower than the maximum width, the respective wider section of each pad intersecting a corresponding bus line conductor."

One of ordinary skill in the art can readily understand amended claim 1 in view of the drawings and specification. For example, in one example shown in FIG. 5, a plurality of bus line conductors 104 have a first width. Each of the pads 102 has at least one widest section 112. The widest section 112 has a maximum width that is wider than the first width. Each of the pads 102 has at least one wider section 114 that is narrower than the maximum width. The respective wider section 114 of each pad 102 intersects a corresponding bus line conductor 104. This is just one non-limiting example. One of ordinary skill can readily ascertain from the specification and drawings how the amended claims cover other electrodes, including, but not limited to those shown in FIGS. 6-12. Accordingly, the amended claims are sufficiently definite to satisfy the statute, and one skilled in the art will readily understand whether or not any given structure is covered by the amended claims. Thus, the claims satisfy the notice policy of § 112, second paragraph. The objections under §112 should be withdrawn.


In view of the foregoing amendments and remarks, Applicant submits that this application is in condition for allowance. Early notification to that effect is respectfully requested.

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The Commissioner for Patents is hereby authorized to charge any additional fees or credit any excess payment that may be associated with this communication to deposit account **04-1679**.

Respectfully submitted,

Dated: 12-16-2005

  
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